UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION – CINCINNATI

1:11-bk-10071

In re: Gary L. N Alice M.	lickell, Sr. Nickell	:	Case No. Chapter 13 Judge
Debtor(s	;)	:	CHAPTER 13 PLAN (Form dated 9/3/09)
Debtor(s) are	X (or are not) eligible for dis	scharge under	Section 1328(f).
	NCOME/PLAN PAYMENT/PAYROLI AN INCOME - CHOOSE ONE: (X)	L DEDUCTIO	ON
(Current	E MEDIAN INCOME t monthly income (CMI) minus means test to 59 of the means test) \$ TIMES		
OR			
BELOW	W MEDIAN INCOME X		
The Debtor(s) shapproximatelywill serve a notice paid at 100%, the This provision do	months, but not to exceed five (5) yes upon the Debtor(s) and Counsel and increated total plan payments shall not be less than ses not prohibit the Debtor(s) from prepayir CNTAGE: UNSECURED CLAIM PERCENTAGE:	ars. If case is rease the percent the sum of 30 mg the plan being	
This is	a pot plan.		
X This is	a percentage plan. The percentage is10	<u>) </u> %.	
	percentage for this plan is% and T whichever is greater.	Trustee will pa	ay this amount at a minimum or the disposable
(Equity) \$ <u>*</u>	entage per 11 U.S.C. section 1325(a)(4) divided by (unsecured debt) \$_* equal means test into this equation if it is a position of the section of the sectio		n plan percentage)* %. (Note to Counsel: *See special provision.
1(b)(2)). Case w will receive a m amount, if necess	the creditors the pot plan amount of $\frac{n}{a}$ rill pay $\frac{n}{a}$ per month for approximate inimum of $\frac{n}{a}$ % pursuant to the liqu	ely <u>n/a</u> mon idation analy neet the liquid	d pot plan percentage is n/a % (See LBR 3015-ths which equals n/a . Unsecured creditors is is. Trustee is authorized to increase this pot lation analysis. The Pot Plan Percentage will be ybe adjusted as necessary.

D. PAYROLL DEDUCTION

The first payment is due 30 days after the date of the filing of the plan or the order for relief whichever is earlier, 0 0 7 1 unless the court orders otherwise. 11 U.S.C. section 1326 (a)(1). The Employer shall make deductions from employee's wages and send deductions to the Chapter 13 Trustee.

Employer is: Big Lots Stores, Inc., 300 Phillipi Road, Columbus, Ohio 43228

Until the payroll order begins, the Debtors(s) **MUST** make payments by certified check or money order to: Office of the Trustee, P.O. Box 290, Memphis, TN 38101-0290. Debtor(s)' full name, case number and address must be on all certified checks or money orders. If Debtor(s) are employed, Debtor(s)' Counsel has uploaded an Order for payroll with the filing of this Chapter 13. Debtor(s) MUST VERIFY with their payroll that funds have actually been sent.

2. EFFECTIVE DATE OF PLAN and VESTING OF PROPERTY OF THE ESTATE

The effective date of the Plan shall be the date of confirmation of the Plan. Title to the Debtor(s)' property shall revest in the Debtor(s) upon confirmation of the Plan; provided, however, Debtor(s) may not sell any property, real or personal, except upon application to the Trustee or motion to the Court as specified in Local Bankruptcy Rule 6004-1.

3. FILING OF PROOF OF CLAIM/ALLOWANCE AND PAYMENT OF CLAIMS PRIORITY PAYMENTS.

Payment shall not be made on any claim unless a proof of claim is filed with the Clerk of the Bankruptcy Court, or the Court issues an order. <u>See</u> Fed. R. Bankr. P. 3002(c). The Trustee is authorized within her discretion to calculate the amount and timing of distributions as is administratively efficient. All priority creditors under 11 USC Section 507 shall be paid in full in deferred cash payments.

4. ATTORNEY FEES.

The Trustee shall pay Attorney fees pursuant to filed application for fees and order of the Court. Counsel will be paid a lump sum payment of all funds held by the Trustee at confirmation minus any adequate protection payments, mortgage conduit payments, lease payments, or Trustee fees and then \$200.00 (if available, if not, such lesser amount that is available) every month until the balance of the attorney fees are paid. After payment of attorney fees is completed, the additional funds will flow to secured and priority creditors. If monthly secured and priority payments exceed plan payment, attorney fees will be reduced.

5. ADEQUATE PROTECTION PLAN DISBURSEMENTS -

Debtor(s) shall pay adequate protection payments and/or lease payments specified in 11 U.S.C. section 1326(a)(1)(B) and (C) and as scheduled in the plan to the Chapter 13 Trustee. If the case is dismissed or converted, the Chapter 13 Trustee shall pay these adequate protection payments to the creditor. The Trustee shall make these adequate protection disbursements with the first payment after confirmation. The creditor must file a proof of claim. Trustee suggests 1.5% of retail.

Creditor	Monthly Payment	Proposed Amount of Adequate Protection Payment	
l			
<u> </u>			
1			

To the extent that this paragraph duplicates paragraphs 7 & 8, monthly payments proposed for secured claims in paragraphs 7 & 8 supplant these monthly adequate protection payments. If the Chapter 13 case is not confirmed by the 120th day after the filing of the petition, the Trustee shall pay the reserved payments to the creditors as listed in this paragraph 5. The Trustee is entitled to receive her statutory percentage fee on any pre-confirmation disbursement payments at the time of each payment to creditors and other claimants.

6. SECURED CLAIMS 1325 (a)(5)(B)(ii)

Secured creditors shall retain their security interest in the collateral until payment of the entire underlying debt or entry of discharge, whichever occurs first. When these conditions have been fulfilled, creditor must transfer the title to any collateral pursuant to non-Bankruptcy law within thirty (30) days. Holders of secured claims shall be paid

provided that such priorities may be amended by the Court at or after the confirmation hearing, and that holders of secured claims will be given priority as set forth herein over holders of unsecured claims 1:11-bk-10071

7. PMSI/Automobiles 910 claims:
Debtor(s) incurred the following debt on an automobile within 910 days of filing or Debtor(s) incurred this debt for
a PMSI within one year of filing.

Creditor	Monthly Payment	Proposed Amount of Allowed Secured Claim
2		
8. VALUATION: 11 U.S.C. S	ection 506. (Cramdown)	
Creditor	Monthly Payment	Proposed Amount of Allowed Secured Claim
1. HSBC Bank Nevada, N 2. Universal 1 Credit Unic 3. HSBC Bank Nevada, N	n Inc. \$100.00	\$8,000.00 (2008 Suzuki) \$2,500.00 \$7,000.00 (2008 Kawasaki)
the funds she has on hand, and app	proximate the amounts liste	available funds will be disbursed by the Trustee according to above as closely as possible. 1325(a)(8); 1302(d)(1); 1302(b)(6);
OR Debtor(s)	(NAME) is o	bligated to pay a domestic support obligation.
B. COMPLETE IF APPLICA	BLE	
Debtor(s) will make current on this oblig	- ·	rent payroll deduction going directly to this creditor and is
The Trustee shall m arrearage payment is		sement in the amount of \$ monthly. The monthly
	d as such so that the Truste	ne domestic support obligation is also listed separately on e may send a separate notice as required. The name, address v are as follows:
Address:City, St Zip:		Address:
Phone No:		Phone No:

rustee: Creditor	Monthly Payment	Amount of Default	Interest
Cicultor	Wonding 1 ayment	to be Cured	Paid (Y/N)
rearage claims: Mortgage arreara	aga alaima involvina marta	agas that ware entered into	ofter October 22, 1004 shall no
paid interest. Unless modifica			
rearage(s) under this paragraph sh			
t forth in the creditor(s)' respective	ve Proofs of Claim (subject	to Debtor(s)' objections the	ereto).
MODTO LOE OLLIMO (OC		THICTEL	
1. MORTGAGE CLAIMS (CC legular mortgage payment	JNDUII PAYMENI BY	TRUSTEE)	
f the Trustee is paying the "regula	ır" mortgage pavment, anv	proof of claim must speci	fy the arrearage amount and the
rincipal amount. Also, the holder			
eriodic mortgage payments durin			to have been modified and the
rustee will disburse the mortgage	payments according to the	amended proof of claim.	
Creditor	Monthly Paymo	ent Payment Begi	ı Date
Civation	ivionany rayin	in Taymont Bogn	. Duto
	41 / 70		
terest should not be paid on this erved with a filed Notice of Payn			payment for conduit cases in
a filed Notice of Laying	nent change by wortgaget	J.	
2. CREDITORS PAID DIREC	CTLY AND NOT BY TH	IE CHAPTER 13 TRUST	TEE Creditors who will be paid
rectly by the Debtor(s) and not the			
Creditor	Monthly Paym	ant Day	nent Begin Date
Creditor	Monuny Fayin	ent rayii	lent begin Date
PHH Mortgage Service Center	\$573.80	January 2	<u>011</u>
ebtor(s) reserve the right to amend			
ebtor(s) reserve the right to amend	d and pay these creditors th	rough the Plan by filing a N	Motion to Modify.
3. EXECUTORY CONTRAC	TS IF APPLICARLE		
ee Statement of Executory Contra			
-			
Creditor	Monthly Payment	Payment Begin Date	Assume/Reject
. Verizon Wireless	\$130.00	February 2011	reject/pay directly
V GIRZON VV N GIGSS	Ψ130.00	Tooldary 2011	Tojoca pay anocay
			_
4. POST-PETITION CLAIMS			
ost petition claims which are all			
repetition claims, which shall repr		e creditor, unless the Court of	orders otherwise. Debtor(s) may
le a motion to remove or add any	creditor to the Plan.		
5. INTEREST RATE			
, HILLIEDI NAIL			
secured claims shall be paid intere	st at the annual nercentage	rate listed herein based ur	on a declining monthly halance

10. PLAN DISBURSEMENTS - DEFAULT PAYMENTS "INSIDE THE PLAN"

16. PERSONAL INJURY CLAIMS, WORKERS COMPENSATION CLAIMS, SOCIAL SECURITY CLAIMS, AND MISCELLANEOUS CLAIMS OF THE DEBTOR(S)

shown as the monthly payment. (See In re Till)

The Debtor(s) shall keep the Trustee informed as to any change in status of any claims for personal injury, workers compensation, social security or any other claim to which Debtor(s) may be entitled. Before the claim can be settled and distributed, the Debtor(s) must comply with all requirements for filing applications and motions for settlement with the

Court as required by the Bankruptcy Code and Local Rules. These funds shall be treated as additional plan payments or as the Court so otherwise orders. The Debtor(s)' case will not be complete until the claim has been settled and shall 0 7 1 remain open for administration purposes until the claims has been paid into the plan or the Court so otherwise orders.

17. TAX RETURNS AND REFUNDS

Debtor(s) must file tax returns every year that they are in the Chapter 13 plan unless exempt by IRS statutes. Any refund above \$800.00 for a single tax return and \$1,600.00 for a joint tax return must be turned over to the Chapter 13 Trustee unless otherwise ordered by the Court. Debtor(s) may file a motion to retain if the funds are necessary for their maintenance and support.

18. TRANSFERRED CLAIMS

If any creditor has transferred its claim by assignment or otherwise, the underlying debt shall be discharged as to the transferor and the transferee upon the completion of the Plan through discharge. See Fed. R. Bankr. P. 3001(e)(2).

19. SALE OF REAL ESTATE and/or APPLICATION TO INCUR DEBT FOR REFINANCING

Sale or refinancing of real estate must occur per the Local Bankruptcy Rules. The Trustee must be served with a copy of the closing statement one day before the closing.

20. CASUALTY LOSS INSURANCE PROCEEDS

All insurance proceeds must be turned over to the Trustee unless the Debtor(s)' Counsel files a motion to retain proceeds. **Substitution of Collateral**

If a motor vehicle is substantially damaged while there is still an unpaid claim which is secured by the vehicle, the Debtor(s) shall have the option of using the insurance proceeds to either repair the vehicle, pay off the balance of the secured claims if the secured creditor is a named loss payee on the policy, or **MOVE** to substitute collateral by purchasing a replacement vehicle. If a replacement vehicle is purchased, the vehicle shall have a value not less than the balance of the unpaid secured claim, the creditor's lien will be transferred to the replacement vehicle and the Trustee will continue to pay the secured claim.

21. STUDENT LOANS

CHOOSE ONE

$\frac{X}{\mathbf{OP}}$	This section is not applicable.			
OR	Student loans will be paid a dividend as listed below. (Note: You may only pay interest to an unsecured creditor if all claims are paid in full. 11 U.S.C. Section 1322(b)(10))			
	Creditor	Percentage Paid	Contractual Rate of Interest – if case is 100%	
1				

22. SURRENDER OF COLLATERAL

If the Plan provides for surrender of collateral to a secured creditor, the Trustee will not schedule the affected creditor's secured claim for payment until the claim is amended to set forth an unsecured deficiency after disposition of the collateral. Upon confirmation of the Plan, any stay created by the filing of the petition pursuant to 11 U.S.C. Section 362 shall be deemed modified to allow *in rem* disposition of the collateral to effect the surrender. Affected creditors are not barred by this provision from seeking pre-confirmation modification of the stay.

23. DISCHARGE - 11 U.S.C. Section 1328 CHOOSE ONE

<u>X</u>	Debtor(s) shall receive a discharge when all applicable requirements of 11 U.S.C. Section 1328 have been
	fulfilled.

OR

		of this case. (No discharge if Debtor(s) have 1 four (4) year period preceding the date of 0.7.1
the order for relief under this chap filed under Chapter 13 within tw chapter - 11 U.S.C. Section 1328 previously filed a Chapter 7/13 on	oter and no discharge if Deb o (2) year period preceding b). Debtor(s) filed this bar (Case n	tor(s) have received a discharge in any case g the date of the order for relief under this akruptcy case on Debtor(s) have o.:). Unless otherwise provided U.S.C. section 1322(b)(5) in this case.
24. AUTOMATIC STAY: Indicate if mot CHOOSE ONE:	ion has been filed.	
X Stay is in effect as to all property o	f the estate unless this plan	indicates otherwise.
11 U.S.C. Section 362(c)(4)(B). PF	RIOR CASES (more than tw	o) PENDING WITHIN ONE YEAR
11 U.S.C. Section 362(c)(3). PRIO	R CASE (one) PENDING V	WITHIN ONE YEAR
11 U.S.C. Section 362(b)(20) in real	m relief TWO YEARS after	the date of entry of order
25. CO-SIGNERS		
Section 1301, and which co-signers, co-mal	kers, or guarantors are not	y are enjoined from collection under 11 USC also Chapter 13 debtors may be separately ctual interest that is due or which will become
Creditor	Percentage	Contractual Rate
Huntington National Bank - see plan 2.	Paid provision #30(c)	of Interest
See Schedule H. Payment of the amount speci	fied in the proof of claim sha	all constitute full payment of the debt as to the
Debtor(s) and any co-signer, co-maker or guar	antor.	

26. DEFAULT AND WAIVER

Any default of the Debtor(s) that is not proposed to be cured in the plan herein is deemed waived by the confirmation of the plan.

27. MODIFICATION

After opportunity for hearing and upon such notice as the Court may designate, if it appears that the circumstances of the Debtor(s) so require, the Court may, at the confirmation hearing or during the operation of the Plan, increase or decrease the amount of payments to be paid by the Debtor(s) or to be paid as a priority payment to any creditor, or may extend or reduce the time for such payments. After confirmation, Debtor(s) must file a motion to modify and attach an amended plan.

28. NOTICES

Notice to all parties shall be made by regular mail or electronically.

29. CONFIRMATION

The confirmation of the Plan shall constitute a finding by the Court that there is good cause to extend the Plan beyond the applicable commitment period under 11 U.S.C. Section 1325(b)(4), if the Plan calls for an extension beyond that period, and that the Plan was filed by the Debtor(s) in good faith and it is the Debtor(s)' best effort. All conditions of 11 U.S.C. section 521 have been fulfilled or the Debtor(s) have requested an order from the Court.

30. ADDITIONAL PROVISIONS PERTAINING TO THE DEBTOR(S)

This plan is the standard plan form for Cincinnati. If you use it, any deviation there from should be noted in this Paragraph 30. Additional provisions may also be included here.

a. Changes to the standard plan form have been made to: paragraph 4 to include descriptive language in the blank for specifying the monthly amount to be paid in the event insufficient funds are available to pay the

- specified amount; paragraph 9 to clarify applicability of subsection B. and provide space for pertinent information concerning the enforcement agency; and paragraph 11 to more clearly indicate the claim -10071 treatment contemplated by that paragraph.
- b. The calculation of the liquidation percentage relating to 11 U.S.C. 1325(a)(4), inclusive of hypothetical costs of sale, trustee fees, allowed secured claims, and exemptions, is set out in the separately filed liquidation analysis.
- c. <u>Co-debt claim of Huntington National Bank to be paid directly by co-debtor (Wilma Jean Nickell) and</u> to be contingent claim in the Chapter 13 plan.

Respectfully Submitted,

<u>1/7/2011</u> /s/ David J. Hoff

Date David J. Hoff OH-0083886

DEARFIELD, KRUER & COMPANY, LLC

Attorneys for Debtor(s) 8080 Beckett Center Drive

Suite 217

West Chester, OH 45069

513-772-7213

The undersigned Debtor(s) declare under penalty of perjury that the information in the plan is true and correct.

1/7/2011/s/Gary L. Nickell, Sr.DateGary L. Nickell, Sr.

1/7/2011/s/Alice M. NickellDateAlice M. Nickell